- (F) EXEMPTIONS FROM LICENSE REQUIREMENTS. THE DEPARTMENT MAY NOT REQUIRE THE FOLLOWING PERSONS TO OBTAIN A FUR-DEALER'S LICENSE:
- (1) A PERSON WHO BUYS OR OTHERWISE ACQUIRES ANY FUR OR PELT OF ANY WILD QUADRUPED FOR HIS OWN PERSONAL USE AND NOT FOR EAPTER, EXCHANGE, OR SALE:
- (2) A PERSON WHO CAN SUBSTANTIATE THE FACT THAT ANY FUR OR PELT HE POSSESSES IS BCUGHT FROM A LICENSED FUR DEALER OR LAWFULLY IS OBTAINED FROM A DEALER IN ANOTHER STATE AND IS DRESSED, ALTERED, TFIMMED, REPAIREL, OR MANUFACTURED INTO A FINISHED PRODUCT BUT NOT RESOLD AS A FUR OR PELT;
- (3) A TANNER OR TAXIDERMIST WHO POSSESSES ANY FUR OR PELT LEGALLY OWNED BY ANOTHER PERSON AND WHICH HE TEMPORARILY IS HOLDING SOLELY FOR THE PURPOSE OF PROCESSING.
 - REVISOR'S NOTE: Subsection (a) is new language derived from Article 66C, section 176 (a) and (e) of the Code and set forth here for the convenience of the Code user.

Subsection (k) presently appears as Article 66C, section 176(e) of the Code. The provisions requiring a license are proposed for deletion because they duplicate proposed subsection (a).

Subsection (c) presently appears as Article 66C, section 176(f) of the Code. The provision requiring a license is proposed for deletion because it duplicates proposed subsection (a).

Subsection (d) is new language derived from the last sentence of Article 66C, section 176 (d) of the Code and set forth here for organizational purposes.

Subsection (e) presently appears as Article 66C, section 176(d) of the Code. The last sentence is proposed for deletion because its substance appears as proposed subsection (d).

Subsection (f) presently appears as Article 66C, section 176(b) and (c). New language